

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

PEARSON EDUCATION, INC., ELSEVIER,
INC., MCGRAW-HILL GLOBAL EDUCATION
HOLDINGS, LLC, and CENGAGE LEARNING,
INC.,

Plaintiffs,

v.

DOE 1 D/B/A ATMI7654; DOE 2 D/B/A
BOOKEXPERTS; DOE 3 D/B/A BRTM; DOE 4
D/B/A CAMRIC BOOKS; DOE 5 D/B/A
CLARENCE WOOD; DOE 6 D/B/A DBHC
BOOKS; DOE 7 D/B/A HEAVYHOUSE-
BOOKS; DOE 8 D/B/A HUGE CRIT; DOE 9
D/B/A MATTHEW'S BOOK STORE; DOE 10
D/B/A MEVOUS ENTERTAINMENT; DOE 11
D/B/A NIDIIZ; DOE 12 D/B/A READMORE777;
DOE 13 D/B/A ROADRUNNER MUSIC AND
BOOKS BEEP-BEEP, ZIP, BANG!; DOE 14
D/B/A STAY SMART; DOE 15 D/B/A
THELOGANS; and DOE 16 D/B/A UNITED
TWINSTAR and AFARAWAYGALAXY,

Defendants.

Case No. 1:18-cv-00402-DLC

USDC SDNY
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**NOTICE OF VOLUNTARY DISMISSAL
WITH PREJUDICE AS AGAINST DEFENDANT DOE 4**

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), and a settlement that was reached between the parties, Plaintiffs Pearson Education, Inc., Elsevier, Inc., McGraw-Hill Global Education Holdings, LLC, and Cengage Learning, Inc., hereby give notice that their claims in the above-captioned action against Defendant Doe 4 d/b/a Camric Books (a/k/a Robert Inman) are voluntarily dismissed with prejudice, with each party to bear its own costs and fees associated with the suit.

So ordered.
Yanis Ode
2/13/18

Dated: February 13, 2018

Respectfully submitted,

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Counsel for Plaintiffs

SO ORDERED this _____ day of _____, 2018.

DENISE L. COTE
United States District Judge